

UNITED STATES PATENT AND TRADEMARK OFFICE

Examiner: *Group:* *Attorney Docket #.: 3577*

In re:

Applicant(s): SCHANZ, G., et al

Serial No.: 10/563,191

Filed:

AMENDMENT

March 9, 2009

Honorable Commissioner of
Patents and Trademarks
Washington, D.C. 20231

The Office Action of February 9, 2009 has been carefully considered.

Restriction has been required between Group 1, Claims 20-31 and 49 drawn to a packaging system with static micromixers and Group 2, Claims 32-48 drawn to a method of mixing a formulation.

Applicant herewith elects for further prosecution Group 1, Claims 20-31 and 49 drawn to a packaging system with static micromixers.

Although this election is without traverse, it is nevertheless without prejudice to the right of the applicant to file a divisional application for the non-elected group should it decide to do so.

Respectfully submitted,



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